SUPERIOR COURT OF ARIZONA MARICOPA COUNTY 10/17/2001

*** FILED ***

CLERK OF THE COURT 10/10/2001 FORM R105B

HEARING OFFICER CARL W. ECKHARDT, JR.

E. Bacarella

Deputy

CR 1999-008325

FILED:		

STATE OF ARIZONA HERBERT W KALISH

v.

SARAH L DANIELSEN RICKEY D WATSON

> APO-PLEAS-CCC JUDGE GOTTSFIELD VICTIM WITNESS DIV-CA-CCC

PLEA AGREEMENT/CHANGE OF PLEA

11:20 a.m. State is represented by above-named counsel. Defendant is present and represented by above-named counsel.

Court Reporter, Pam Celske, is present.

Executed Plea Agreement is presented to the Court and reviewed with Defendant. Defendant states true name is as noted in the agreement.

The Court advises the Defendant as to the range of possible sentences for the offense, including whether or not probation is available and any other conditions imposed by statute, including special requirements for probation, if available. The Court further advises the Defendant as to all constitutional rights waived by the Plea Agreement.

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The Court further advises the Defendant that by entering into a plea agreement that he/she waives the right to have the Arizona Court of Appeals review the proceedings by way of a direct appeal, and may seek review only by filing a Petition for Post Conviction Relief, pursuant to Rule 32 within 90 days of entry of judgment and sentencing.

Upon inquiry, the Court finds that the Defendant desires to forego the constitutional rights, that the plea of:

NO CONTEST is made knowingly, intelligently and voluntarily, not the result of force, threats or promises; that there is a factual basis for the plea of No Contest; that due consideration of the views of the parties and best interest of the public in the effective administration of justice requires the acceptance of the plea; that the Defendant understands the range of sentences and other penalties available.

The Defendant enters a plea of No Contest to the following crime(s):

OFFENSE: COUNT 2 AMENDED: POSSESSION OF DRUG PARAPHERNALIA, a class 6 Felony, nondangerous and nonrepetitive offense in violation of A.R.S. Sections 13-3401, 3407, 3415, 3418, 701, 702, 702.01, 707, 801, 802, 901.01 committed on June 2, 1999.

The plea of the Defendant is accepted and entered of record.

IT IS ORDERED setting time for entry of judgment of guilt and sentencing on November 8, 2001 at 8:30 a.m. before Judge Gottsfield.

IT IS FURTHER ORDERED that a presentence investigation and report be made and that the Defendant, if not in custody, shall immediately report to the Adult Probation Department.

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ISSUED: Request for Presentence Report (Green Slip).

IT IS FURTHER ORDERED that the motion to dismiss Count 1 as reflected in the Plea Agreement, will be deemed submitted at the time of sentencing.

IT IS FURTHER ORDERED affirming prior release orders.

IT IS FURTHER ORDERED vacating any pending dates.

FILED: Plea Agreement.

11:30 a.m. Matter concludes.